Approved for use through 04/30/2003. OMB/0551-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Application Number 09/306,135 TRANSMITTAL Filing Date May 6, 1999 **FORM** First Named Inventor Janice Lynn Farne Art Unit 2177 (to be used for all correspondence after initial filing) NOV 2 0 2003 **Examiner Name** Khanh B. Pham Attorney Docket Number 013129-00059 Technology Center 2100 44 Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication Fee Transmittal Form Drawing(s) to Group Appeal Communication to Board Fee Attached Licensing-related Papers of Appeals and Interferences Appeal Communication to Group Petition Amendment/Reply (Appeal Notice, Brief, Reply Brief) Petition to Convert to a After Final **Proprietary Information** Provisional Application Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please Terminal Disclaimer Extension of Time Request Identify below): Request for Refund **Express Abandonment Request** CD, Number of CD(s) Information Disclosure Statement Remarks Certified Copy of Priority Document(s) 1. Appeal Brief - 3 copies; and Response to Missing Parts/ 2. Return receipt postcard. Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm 22904 - Locke Liddell & Sapp LLP, by Steven S. Boyd or

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Applicant claims small entity status. See 37 CFR 1.27

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Co	emplete if Known	1
Application Number	09/306,135	
Filing Date	May 6, 1999 DECEIVE	7
First Named Inventor	Janice Lynn Farmer et al.	
Examiner Name	Khanh B. Pham NOV 2 0 2003	
Art Unit	2177	
Attorney Docket No.	013129-00059 Technology Center	2100

METHOD OF PAYMENT (check all that apply)	FEE CALCULATION (continued)						
Check Credit card Money Other None	3. ADDITIONAL FEES						
Deposit Account:		Large Entity Small Entity					
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Account 12-1322	1051	130	2051		Surcharge - late filing fee or oath	Fee Paid	
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Account Name Locke Liddell & Sapp LLP	1032	30	2032	25	cover sheet		
The Commissioner is authorized to: (check all that apply)		130	1053		Non-English specification		
Charge fee(s) indicated below Credit any overpayments	1812 1804		1812		For filing a request for ex parte reexamination		
Charge any additional fee(s) during the pendency of this application		920*	1804	920*	Requesting publication of SIR prior to Examiner action		
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FEE CALCULATION	1251	110	2251	55	Extension for reply within first month		
1. BASIC FILING FEE	1252	410	2252	205	Extension for reply within second month		
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Fee Fee Fee Fee Description Fee Paid Code (\$) Code (\$)	1254	1,450	2254	725	Extension for reply within fourth month		
1001 750 2001 375 Utility filing fee	1255	1,970	2255	985	Extension for reply within fifth month		
1002 330 2002 165 Design filing fee	1401	320	2401	160	Notice of Appeal		
1003 520 2003 260 Plant filing fee	1402	320	2402	160	Filing a brief in support of an appeal	320.	
1004 750 2004 375 Reissue filing fee	1403	280	2403	140	Request for oral hearing		
1005 160 2005 80 Provisional filing fee	1451	1,510	1451	1,510	Petition to institute a public use proceeding		
SUBTOTAL (1) (\$) 0	1452	110	2452	55	Petition to revive - unavoidable		
		1,300	2453	650	Petition to revive - unintentional		
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE	1501	1,300	2501	650	Utility issue fee (or reissue)		
Extra Claims below Fee Paid	1502	470	2502	235	Design issue fee		
Total Claims20** = X =	1503	630	2503	315	Plant issue fee		
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1202 18 2202 9 Claims in excess of 20	1809	750	2809	375	Filing a submission after final rejection		
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1204 84 2204 42 ** Reissue independent claims	1010	730	2010	, 3/3	examined (37 CFR 1.129(b))		
over original patent	1801	750	2801	375	Request for Continued Examination (RCE)		
1205 18 2205 9 ** Reissue claims in excess of 20 and over original patent	1802	900	1802	900	Request for expedited examination of a design application		
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**or number previously paid, if greater; For Reissues, see above	*Redu	ced by	Basic	Filing F	ee Paid SUBTOTAL (3) (\$) 320		

SUBMITTED BY				(Complete ((if applicable)	
Name (Print/Type)	Steve S. Boyd	Registration No. (Attorney/Agent)	47.333		Telephone 713.226.1218	
Signature				Date	11/12/2003	

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BOARD OF PATENT APPEALS AND INTERFERENCES

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In re Application of:

JANICE LYNN FARMER, et. al

Filed: May 6, 1999

Serial No.: 09/306,135

For: Hazard Communication System

Group Art Unit: 2177

Examiner: Khanh B. PhaRECEIVED

NOV 2 0 2003

Technology Center 2100

Attorney Docket No. TH1213

APPEAL BRIEF

Steven S. Boyd Registration No. 42,353 Locke Liddell & Sapp LLP 600 Travis Street, Suite 3400 Houston, Texas 77002-3095 (713) 226-1218

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Examiner: Khanh B. Pham RECEIVED

NOV 2 0 2003

Technology Center 2100

Attorney Docket No. TH1213

APPEAL BRIEF

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Mail Stop Appeal Brief-Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Appellants hereby timely submit this Appeal Brief, in triplicate; the Notice of Appeal having been filed on September 24, 2003 and the Final Rejection dated May 30, 2003, 37 C.F.R. 1.192(a). The requisite fee set forth in 37 C.F.R. § 1.17(c) may be debited from the Locke Liddell & Sapp LLP Deposit Account No. 12-1322 (Ref. No. 013129-00059).

REAL PARTY IN INTEREST

The real party in interest in this appeal is Shell Oil Company, a corporation created and existing under the laws of Delaware, United States, to whom this Application has been assigned.

RELATED APPEALS AND INTERFERENCES

No related appeals or interferences exist.

STATUS OF CLAIMS

Claims 1-7, 14, and 18-31 have been rejected on grounds discussed herein. Accordingly, the claims on appeal are Claims 1-7, 14, and 18-31. A copy of the claims on appeal is set forth in the *Appendix*. Each of these claims stands finally rejected for which Appellants bring the present appeal to the Board.

STATUS OF AMENDMENT

No amendment after the Final Office Action dated May 30, 2003 has been filed.

SUMMARY OF INVENTION

The present invention relates to a data-centric hazard communication apparatus and system as claimed by Claims 1-7, 14, and 18-23 and a method for communicating hazard information as claimed by Claims 24-31. The apparatus and the system including the apparatus include an authoring module for identification of hazardous material and its characteristics and a means for disseminating hazard information about said hazardous material, its components, decomposition products of the material, and substances related to the hazardous material wherein said means for disseminating hazard information communicates with said authoring module. In the preferred embodiment, the authoring module further includes an automated means for selectively decompiling said hazardous material, determining its components and decomposition products and their respective characteristics; an automated means for associating said hazardous material and said component characteristics with hazard information, using a user defined set of hazardous material rules; and a means for recompiling said hazardous material and said

components associated with hazard information to provide hazard information about the hazardous material, its components, decomposition products of said hazardous material, and substances related to said hazardous material.

The method for communicating hazard information includes entering information related to a hazardous material and its characteristics into a computerized database; selectively automatically decompiling said hazardous material into its components, and decomposition products and their respective characteristics; automatically associating said hazardous material and component characteristics with hazard information using a set of user defined hazardous material rules; recompiling said hazardous material information associated with said hazardous material and its components; and disseminating said hazardous material information related to said hazardous material and its components.

ISSUES

The issue on appeal is premised on the grounds of rejection set forth on page 2 of the Final Office Action dated May 30, 2003. The issue is:

1. Whether the Examiner has erred in rejecting Claims 1-7, 14, and 18-31 as being anticipated under 35 U.S.C. § 102(e) by U.S. Patent No. 6,097,995 ("Tipton").

GROUPING OF THE CLAIMS

1. For purposes of the anticipation rejection under 35 U.S.C. § 102(e) of *Tipton*, Claims 1-7, 14, and 18-31 stand or fall together.

ARGUMENTS

The Examiner Has Erred in Rejecting Claims 1-7, 14, and 18-31 Under 35 U.S.C. §102(e).

To anticipate a claim, a reference must disclose every limitation of the claimed invention, either explicitly or inherently. *E.g.*, *In re Schreiber*, 128 F.3d 1473, 1477, 44 U.S.P.Q.2d 1429, 1431 (Fed. Cir. 1997). Anticipation of a patent claim requires a finding that the claim at issue "reads on" a prior art reference. *See, e.g.*, *Titanium Metals Corp. v. Banner*, 778 F.2d 775, 781, 227 U.S.P.Q. 773, 778 (Fed. Cir. 1985). Appellants respectfully assert that the Examiner has erred in claiming the *Tipton* reference reads on Claims 1-7, 14, and 18-31 of the present application.

The Examiner has incorrectly rejected Claims 1-7, 14, and 18-31 Under 35 U.S.C. §102(e), as being anticipated by *Tipton*. Specifically, the Examiner states that *Tipton* discloses:

- "an authoring module for identification of hazardous material, and determining its characteristics" (Col. 41, lines 15-67), the authoring module further comprising:
- "an automated means for decompiling said hazardous material, and determining its components and their respective characteristics (Col. 26, lines 10-38, Fig. 26);
- "an automated means for associating said hazardous material and said component characteristics with hazard information, using a user defined set of hazardous material rules" (Col. 41, lines 15-67);
- "a means for recompiling said hazardous material and said components associated with hazard information about the hazardous material, its components, its' decomposition products of said hazardous material, and substances related to said hazardous material" (Col. 41, lines 15-67); and

- "a means for disseminating hazard information about said hazardous material, its components, decomposition products of the material, and substances related to the hazardous material wherein said means for disseminating hazard information communicates with said authoring module." (Col. 41, lines 15-67).

For the following reasons, *Tipton* does not anticipate Claims 1-7, 14, and 18-31 of the present application.

A. Tipton Does Not Disclose User Defined Rules.

Each claim of the present application requires "user defined set of hazardous material rules." In contrast, *Tipton* does not disclose a user defined set of hazardous material rules. *Tipton* only provides agency and organization rules that are defined by the respective agency or organization in its disclosure of "Information Gathering." *See* Col. 54, 1. 47-col. 59, 1. 3. None of these rules are user defined.

The Examiner cites Col. 41, ll. 15-67 of *Tipton* for this element. The only defining function allowed to the use in this section is related to a user defining the report to be generated. See Col. 41, ll. 28-30 ("This system, as shown in window 6700 of FIG. 67, allows a user to define his/her own reports and to save the report for later use."). Though the citation to column 41 of *Tipton* includes references to regulation compliance, "user defined set of hazardous material rules" is not disclosed in *Tipton* in this section or any other portion of the disclosure of *Tipton*. For this reason alone, the Examiner has erred in rejecting Claims 1-7, 14, and 18-31 of the present application in light of *Tipton*.

B. Tipton Does Not Disclose Automatically Associating the Hazardous Material and Component Characteristics.

Tipton also fails to disclose an automated means for selectively decompiling said hazardous material as required by each claim of the present application. The Examiner cites Col.

41, Il. 15-67 of *Tipton* for this element. *Tipton* only discloses the manual entry of information related to a specific substance. *Tipton* discloses the entry of a preset mix that requires that the user identify all components of the mix and the percentages of each component in the mix. *See* Col. 26, Il. 10-38 and Fig. 26. The mix in *Tipton* is fixed and the use is restricted to only add additional containers of this specific preset mix, provided that each contains the very same components and percentages. Any variation in the preset mix requires manual addition of new information to the database. *See* Col. 26, Il. 27-30 ("The preset mix is not easily altered because the system requires a breakdown of the chemical components to be entered into the system.").

In contrast, Claims 1-7, 14, and 18-31 of the present application require automated means for selectively decompiling said hazardous material. For this additional reason, the Examiner has erred in rejecting Claims 1-7, 14, and 18-31 of the present application in light of *Tipton*.

C. Tipton Does Not Disclose an Automated Means for Selectively Decompiling the Hazardous Material, Determining its Components and Decomposition Products and Their Respective Characteristics.

The claims of the present application require a selectively or selectively automatically decompiling the hazardous substance. The Examiner cites Col. 26, ll. 10-38 and Fig. 26 of *Tipton* as disclosing this element. This section of *Tipton* not only fails to disclose "selectively or selectively automatically decompiling the hazardous substance," but also teaches away from this element, which is required by every claim on appeal.

As previously stated, *Tipton* only discloses the manual entry of information related to a specific substance. *Tipton* discloses the entry of a preset mix that requires that the user identify all components of the mix and the percentages of each component in the mix. *See* Col. 26, ll. 10-38 and Fig. 26. This information does not accommodate information regarding decompiling or the determination of decomposition products. In fact, the mix in *Tipton* is fixed and any

variation in the preset mix, such as decomposition, requires a new addition to the database. *See* Col. 26, ll. 27-30 ("The preset mix is not easily altered because the system requires a breakdown of the chemical components to be entered *into* the system." (emphasis added)). Rather than disclosing a selectively or selectively automatically decompiling the hazardous substance, *Tipton* only discloses the capability to generate limited MSDS reports only as to the substance and its base ingredients. *See* Col. 41, ll. 44–50.

In contrast, the claims of the present invention require selective decompiling of the hazardous material. Substances may be entered into the present invention database 500 interactively utilizing the Material Information and Composition screens. *Specification*, pp. 8, 24. Records for subsequent containers of the material may be created either interactively, or by copying the existing record, including ranges from the database. *Id.* at p. 24. The rules engine 155 and substance processor 120 may be user programmed to recognize decomposition of certain components in a mixture based on various conditions. *See id.* at p. 13. The present invention as claimed in Claims 1-7, 14, and 18-31 is capable of determining the toxicity and/or hazard information related to the (a) material as blended, (b) intermediate mixtures or products, (c) components, and (d) decomposition products. *See id.* This selective decompiling of the data as claimed allows for a summary deblend, a total deblend, or a purpose deblend. Therefore, because *Tipton* fails to disclose this selective decompiling process as claimed in every claim of the present application, *Tipton* fails to anticipate this element of Claims 1-7, 14, and 18-31 also.

CONCLUSION

The rejection of Claims 1-7, 14, and 18-31 Under 35 U.S.C. §102(e), as being anticipated by *Tipton* is improper for the reasons discussed herein. Accordingly, Claims 1-7, 14, and 18-31 are in a condition for allowance.

A decision of the Board consistent with this showing is earnestly requested.

Respectfully submitted,

Date: November 12, 2003

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Steven S. Boyd

Registration No. 42,353



APPENDIX CLAIMS ON APPEAL

- 1. A data-centric hazard communication apparatus comprising:
 - a) an authoring module for identification of hazardous material and its characteristics, the authoring module further comprising:
 - an automated means for selectively decompiling said hazardous material, determining its components and decomposition products and their respective characteristics;
 - an automated means for associating said hazardous material and said component characteristics with hazard information, using a user defined set of hazardous material rules;
 - and a means for recompiling said hazardous material and said components associated with hazard information to provide hazard information about the hazardous material, its components, decomposition products of said hazardous material, and substances related to said hazardous material; and
 - b) a means for disseminating hazard information about said hazardous material, its components, decomposition products of the material, and substances related to the hazardous material wherein said means for disseminating hazard information communicates with said authoring module.
- 2. The apparatus of claim 1 wherein said means for decompiling said hazardous material comprises a deblending analyzer.

- 3. The apparatus of claim 2, wherein said means for decompiling hazardous material further comprises a substance processor.
- 4. The apparatus of claim 1 wherein said means for recompiling hazardous material and said components associated with hazard information is a rules engine for generating words and phrases used in the production of documents and system output.
- 5. The apparatus of claim 1 wherein said means for disseminating hazard information is a distribution module.
- 6. The apparatus of claim 1 wherein said means for disseminating hazard information is an on-line module.
- 7. The apparatus of claim wherein said means for disseminating hazard information is a labeling module.
- 14. A data-centric hazard communication system comprising:
 - a) an authoring module for entering information about a hazardous material and its characteristics;
 - b) a module for selectively decompiling said hazardous-material into its components and decomposition products and their respective characteristics;
 - c) a rules engine operating on a set of user-defined rules for automatically associating said hazardous material characteristics and its component characteristics with

user-defined hazard information for use in the production of documents and system output to provide hazard information about said hazardous material, its components, and substances related to said hazardous material; and

- d) a module for disseminating said hazard information about said hazardous material, its components, and substances related to said hazardous material wherein said module communicates with said authoring module.
- 18. The system of claim 14, wherein the module for decompiling the hazardous material includes an automated deblending module.
- 19. The system of claim 18, wherein the module for decompiling the hazardous material further includes a substance processor.
- 20. The system of claim 14, wherein the rules engine for associating said hazardous material characteristics and its component characteristics with user-defined hazard information further includes a user-defined set of hazardous material rules related to hazardous material and component characteristics.
- 21. The system of claim 14, wherein said hazard material rules may relate at least one regulatory, transportation, storage, handling, exposure, or emergency requirements for said hazardous material and its components.

- 22. The system of claim 14, wherein said user-defined hazardous material information is comprised of user-defined words and phrases.
- 23. The apparatus of claim 1, wherein said user defined set of hazardous material rules may relate to transportation, storage, regulatory, exposure or emergency requirements for said hazardous material and its components.
- 24. A method for communicating hazard information, the steps comprising:
 - (a) entering information related to a hazardous material and its characteristics into a computerized database;
 - (b) selectively automatically decompiling said hazardous material into its components, and decomposition products and their respective characteristics
 - (c) automatically associating said hazardous material and component characteristics with hazard information using a set of user defined hazardous material rules;
 - (d) recompiling said hazardous material information associated with said hazardous material and its components; and
 - (e) disseminating said hazardous material information related to said hazardous material and its components.
- 25. The method of claim 24, wherein step (b) further includes utilizing an automated deblender for decompiling said hazardous material.

- 26. The method of claim 25, wherein said automated deblender further includes a substance processor.
- 27. The method of claim 24, wherein said hazardous material rules includes rules relating at least one of regulatory, transportation, storage, handling, exposure or emergency requirements for said hazardous material and its components.
- 28. The method of claim 24, wherein step (e) further includes the step of automatically disseminating said hazard information online.
- 29. The method of claim 24, wherein step (e) further includes the step of creating hazardous material labels.
- 30. The method of claim 24, wherein said hazardous material and its components characteristics are referenced by a rules engine operating on user-defined rules to associate hazard information from a user-defined database of information with said hazardous material and its components.
- 31. The method of claim 24 wherein said hazard information is comprised of a user defined set of words and phrases.